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Attorneys for Defendant Tulsa Aircraft Engines, Inc.

IN THE UNITED STATES DISTRICT COURT
 FOR THE DISTRICT OF IDAHO

BROOK NEF, and NEF FLYING
 SERVICE, INC., an Idaho corporation,

Plaintiffs,

v.

ENGINE COMPONENTS, INC., a foreign
 corporation; TULSA AIRCRAFT
 ENGINES, INC., a foreign corporation;
 AIRCRAFT CYLINDERS OF AMERICA,
 INC., a foreign corporation,

Defendants.

Case No. CIV 04-362-E-MHW

**MOTION FOR LIMITED ADMISSION
 OF THAD T. DAMERIS**

The undersigned, Mark S. Geston and L. Jeff Severson, petition the court for admission of the undersigned Thad T. Dameris, pursuant to Idaho Bar Commission Rule 222, for the purpose of the above-captioned matter.

MOTION FOR LIMITED ADMISSION OF THAD T. DAMERIS - 1

Thad T. Dameris certifies that he is an active member, in good standing, of the bar of Texas, that he maintains the regular practice of law at the above-noted address, and that he is not a resident of the State of Idaho nor licensed to practice in Idaho. Thad T. Dameris certifies that he has not previously been denied admittance under IBCR 222 .

Mark S. Geston, L. Jeff Severson and Thad T. Dameris certify that a copy of this motion has been served on all other parties to this matter and that a copy of the motion, accompanied by a \$200 fee, has been provided to the Idaho State Bar.

Mark S. Geston and L. Jeff Severson certify that the above information is true to the best of their knowledge, after reasonable investigation. Mark S. Geston and L. Jeff Severson acknowledge that one of their attendance shall be required at all court proceedings in which Thad T. Dameris appears, unless specifically excused by the trial judge.

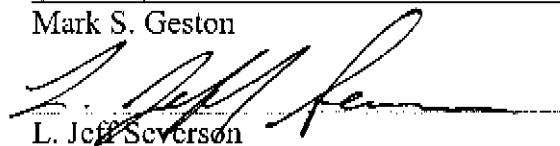
DATED this 2 day of July, 2004.



Thad T. Dameris



Mark S. Geston



L. Jeff Severson

Attorneys for Defendant Tulsa Aircraft
Engines, Inc.

CERTIFICATE OF SERVICE

The undersigned, a resident attorney of the State of Idaho, with offices at 101 S. Capitol Boulevard, Suite 1900, Boise, Idaho, certifies that on the 12 day of July, 2004, he caused a true and correct copy of **MOTION FOR LIMITED ADMISSION OF THAD T. DAMERIS** to be forwarded with all required charges prepared, by the method(s) indicated below, to the following:

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Mark S. Geston